

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF NORTH CAROLINA

JOHNATHAN S. HENSLEY, on behalf of
themselves and others similarly situated,

Plaintiff,

v.

CITY OF CHARLOTTE.,

Defendants.

Action No. 1:20-cv-482

DECLARATION OF MATTHEW BRIGGS

Executed on October 3, 2020

I, Matthew Briggs, pursuant to 28 U.S.C. § 1746, hereby declare as follows:

1. I am over 21 years of age, of sound mind, and otherwise competent to make this Declaration. The evidence set out in the foregoing Declaration is based on my personal knowledge.
2. I am a citizen and resident of Mecklenburg County, North Carolina. I live in Uptown Charlotte.
3. On October 5, 2020, I entered Charlotte Mecklenburg Police Department Headquarters ("CMPD") at 601 E. Trade Street in Uptown Charlotte.
4. I was shown to a room where several folks were sitting around a table taking pictures of, and reviewing, a stack of what appeared to be Accident Reports.

5. During my October 5, 2020 visit, no one asked me what my purpose was in desiring to review the reports.

6. I am familiar with what a North Carolina motor vehicle accident report (DMV-349) looks like generally having recently reviewed one which did not include anyone's information..

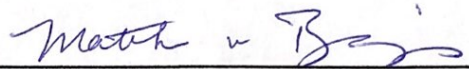
7. I did not review any particular report just observed that there was a stack of DMV-349's that were being reviewed.

8. I departed CMPD without obtaining or reviewing any specific accident reports.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on ~~October~~ 3, 2020.

NOVEMBER


Matthew Briggs